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7	Attorneys for the Federal Defendants	
8	UNITED STATES DISTRICT COURT	
10	Alberto Mpiana Da Mesquita E Melo,	Case No. 2:24-cv-01030-JAD-EJY
11	Plaintiff,	Stipulation & Order to Stay the
12	v.	Proceedings (Sixth Request)
13		ECF No. 27
14	(USCIS), et al., Defendant.	
15	Defendant.	
16	Plaintiff and Defendants, through their undersigned counsel, hereby stipulate and	
17	jointly request that the Court stay all deadlines in this matter and hold this case in abeyance	
18	for an additional period of 30 days, or until May 6, 2025.	
19	The subject of this litigation concerns Plaintiff's I-485 application for adjustment of	
20	status and I-601 application for waiver of grounds of inadmissibility. Plaintiff asserts	
21	Defendants have unduly delayed the processing of his I-485 and I-601 applications.	
22	The parties have conferred and may resolve this matter without continued litigation	
23	Since the Complaint was filed, USCIS granted	Plaintiff's I-601 application, as reported in
24	the fifth Joint Stipulation to Stay the Proceedings (ECF No. 25).	
25	Since the last stay was granted, Plaintiff, through counsel, submitted a parole	
26	request, which USCIS forwarded to the third-party agency with the authority to adjudicate	
27	it: U.S. Immigration and Customs Enforcement (ICE). The parole request is currently	
28	under review	

ICE's adjudication of the parole request may resolve impediments to the I-485 application, which is currently pending with USCIS. The parties have agreed to maintain the I-485 application open during the pendency of the parole request and, if necessary as a result of ICE's decision-making, during the preparation, submission, and full consideration of any additional materials pertinent to the I-485 application.

The parties thus request an extension of the stay in the district court proceedings to allow the parties an opportunity to conclude the administrative process. Pending the conclusion of the remaining administrative processing of Plaintiff's I-485 application and parole request, this litigation may become moot.

This is the sixth request to stay the proceedings. This request is not sought for purposes of delay or any other improper purpose, but to facilitate the parties' efforts to resolve the matter in a "just, speedy, and inexpensive" manner consistent with Fed. R. Civ. P. 1. The parties reserve the ability to seek additional time to finalize resolution, if

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necessary.

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1	Respectfully submitted this 9th day of April 2025.	
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3	SULL & ASSOCIATES, PLLC.	SIGAL CHATTAH United States Attorney
4	<u>/s/ Hardeep Sull</u> HARDEEP SULL	<u>/s/ Christian R. Ruiz</u> CHRISTIAN R. RUIZ
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6	Las Vegas, Nevada 89169 (702) 953-9500	
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8 9	THE BROOKS LAW FIRM, APC	
0	/s/ Carlo Brooks	<u> </u>
11	CARLO BROOKS Pro hac vice	
12	3826 Grand View Blvd., Suite 661472	
13	Los Angeles, CA 90066 (310) 691-9373	
14	carlo@carlobrooks.com	
15	Attorneys for Plaintiff	ORDER
16		on the parties' stipulation [27] and with good
17		ppearing, IT IS ORDERED that the STAY of ion is extended to May 6, 2025.
18		v
19		XXXX. C
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		United States District Judge
21		United States District Judge DATED: 4/16/25
		United States District Judge ()
22		United States District Judge ()
22 23		United States District Judge ()
21 22 23 24 25		United States District Judge ()
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